## **Exhibit O**

## IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

ELIZABETH HORTON,	)
PLAINTIFF,	)
vs.	) CV 2:06-CV526-MHT
DON WILLIAMS individually and in his capacity of the Manager of National Seating and Mobility, Inc., NATIONAL SEATING AND MOBILITY, INC., and GERALD SHOCKLEY, individually and	) ) ) DEMAND FOR JURY TRIAL ) )
in his capacity of a special agent of the Alabama Attorney General's Office,	)
DEFENDANTS.	) )

## PLAINTIFF'S EXPERT DISCLOSURES

Comes now the Plaintiff, Elizabeth Horton, by and through her attorney, Deborah M. Nickson, and discloses the expert witnesses whom she may use at trial as follows:

- Dr. Hadi Tijuana-Psychiatrist
   1604 Hospital Parkway
   Bedford, TX. 76022
   1-817-354-73268
  - Provided psychiatric care and counseling to Plaintiff as a result of the injury she sustained from the factual allegations contained in this complaint.
- Cheryl L. Bowie LcSW; LMFT 2700 Tibbets Drive Ste. 408 Bedford, TX. 76022 1-817-545-4828
  - Provided professional counseling to Plaintiff as a result of the injury she sustained from the factual allegations contained in this complaint.

- 3. Dr. Ronald Looney 1701 Forestridge Street Bedford, TX. 76022 1-817-545-7700
  - Provided medical treatment to Plaintiff as a result of the injury she sustained from the factual allegations contained in this complaint.
- Doctor Vernal Wool- Clinical Psychologist 1620 Carterhill Road Montgomery, AL. 36106 334-265-4828
  - Provided psychological care and counseling to Plaintiff as a result of the injury she sustained from the factual allegations contained in this complaint.
- 5. Dr. Kynard Adams, MD 1323 Mulberry Street Montgomery, AL. 36106 334-264-3434
  - Provided medical treatment to Plaintiff as a result of the injury she sustained from the factual allegations contained in this complaint.

RESPECTFULLY submitted on this the 31st day of August, 2007.

/s/ Deborah M. Nickson Deborah M. Nickson

<sup>\*</sup>At the present time, no reports have been compiled by the experts listed above; however, when the reports are compiled, a copy of the reports will be provided to you.

OF COUNSEL: DEBORAH M. NICKSON Attorney at Law 2820 Fairlane Drive Ste. A-10 Montgomery, AL. 36116 (334) 213-1233/(334) 213-1234 FAX

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 31st day of <u>August</u>, 2007, a true and correct copy of the Plaintiff's Expert Witness Disclosure has been furnished via EMAIL/FAXSIMILE and/or the United States Mail, postage prepaid and properly addressed to:

Hon. Charles A. Stewart, III Bradley, Arant, Rose & White LLP The Alabama Center for Commerce 401 Adams Avenue, Ste. 780 Montgomery, AL. 36104

Hon. Kelly Pate, Hon. Dorman Walker Balch & Bingham LLP P.O. Box 78 Montgomery, AL. 36101

Hon. Jack W. Wallace, Jr. Office of the Attorney General 11 South Union Street Montgomery, AL. 36130

Hon Laura Taaffe Brandley, Arant ,Rose & White LLP One Federal Place 1819 Fifth Avenue North Birmingham, AL. 35203-2104

Hon. Elizabeth Mitchell Bradley, Arant, Rose & White LLP 401 Adams Avenue Montgomery, AL. 36104

> <u>/s/ Deborah M. Nickson</u> Deborah M. Nickson